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P. H. Weis and Associates, Inc.
Engineers/Architects/Planners

FACSIMILE TRANSMITTAL SHEET

DATE: 10/5/01

TO: Mike Ribordy

AFFILIATION: EPA

FAX NUMBER: (312) 886-4071

FROM: Schelly McClelland

PHWA PROJECT #: 7313-00-3

TOTAL PAGES: 4

RE: Village of Sauget

Cc:

URGENT

REVIEW AND COMMENT

AS REQUESTED

FOR YOUR FILE

FOR YOUR USE

Mike:

Please find a letter that was
carbon copied to Mike KAAR,
this should have gone to your
attention.

Please contact our office
with any questions or
comments.

Thank You,
Schelly

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410 Sovereign Court • Suite 11 • Saint Louis • Missouri • 63011-4400

636-207-0832 Missouri • 618-874-0320 Illinois • 636-207-0328 Fax

E-mail • phwa@phweis.com

Village of Sauget

Paul Sauget
Mayor

2897 Falling Springs Road
Sauget, Illinois 62206

(618) 337-5267

September 26, 2001

Solutia Inc.
Attn: Ms. Robin Prokop
575 Maryville Center Drive
St. Louis, MO 63141

RE: HAZARDOUS WASTE CONTAINMENT CELL
VILLAGE OF SAUGET
PHWA # 7313-00-3

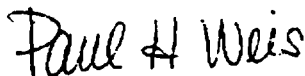
Ladies and Gentlemen:

On July 30, 2001 I corresponded relating the regulations of the Village of Sauget requires of all businesses undertaking construction and grading operations in the Village. I have relayed your lack of compliance to the Mayor and Board of Trustees and they are in agreement that this matter should be once again brought to your attention and to the attention of both IEPA, and the Federal EPA under which auspices your project is being overseen.

It is requested that you reply with your positions in this matter, as Village Engineer it is my responsibility to see that these engineering review requirements and regulations are universally carried out unless superseded by a higher authority. Of course one of the reasons for requiring the information requested is to prevent possible flooding within the Village and downstream. If these regulations are to be rescinded, it will be necessary for that authority (EPA, IEPA, and FEMA) to so state in writing for the protection of the Village from future liability.

I am forwarding a copy of the letter of July 30th to EPA, IEPA, and FEMA for their information.

Yours truly,



Paul H. Weis
VILLAGE ENGINEER
VILLAGE OF SAUGET, ILL.

cc: Mr. Michael McAteer, EPA, encl. (Mike Ribordy)
Mr. Tom Miller, IEPA, encl.
Mr. C.L. (Pete) Wuerpel, FEMA, encl.
Mayor Paul Sauget
Ms. Betty Long Wilson, Village Clerk
Board of Trustees for The Village of Sauget
Mr. Bernard Ysursa, Village Attorney
Mr. Daniel Hayes Village Attorney

July 30, 2001
Page 2 of 2

My office uses the guidelines established by the St. Louis Metropolitan Sewer District for the hydraulic calculations and stormwater design including the design and construction of the detention basins.

It is hoped that these requirements will be complied with, in that, the Village has a responsibility to control stormwater discharges within the Village, as well as, downstream of the Village, particularly where flooding already exists.

Yours Truly,

Paul H. Weis
Paul H. Weis *per*
Village Engineer

P.H. WEIS & ASSOCIATES, INC.
ENGINEERS/ARCHITECTS/PLANNERS

PHW:mlm

Cc: Mayor Paul Sauget
Ms. Betty Long Wilson, Village Clerk
Board of Trustees for The Village of Sauget
Mr. Bernard Ysursa, Village Attorney
Mr. Daniel Hayes, Assistant Village Attorney

P.H. Weis & Associates, Inc.
Engineers
Architects
Planners
410 Sovereign Court
Suite 11
St. Louis, Missouri 63011-4400
636 / 207-0832
618 / 874-0320
Fax 636 / 207-0328
phwa@msn.com

Paul H. Weis, P.E.
Thomas P. Weis, P.E.
Marvin H. Swindle, A.I.A.

July 30, 2001

Solutia Inc.
Attn: Ms. Robin Prokop
575 Maryville Centre Drive
St. Louis, Mo. 63141

RE: HAZARDOUS WASTE CONTAINMENT CELL
VILLAGE OF SAUGET
PHWA # 7313-00-3

Ladies and Gentlemen:

It has been brought to my attention that construction has been started on Solutia's Containment; however, a construction permit with the Village has not been obtained.

There is no intention to stop this project, as a matter of fact, my office applauds your clean up efforts. There are certain ordinances and regulations that the Village has adopted that are designed to track assessed values and to control flooding and stormwater discharges. All construction in the Village has been in conformance with these regulations since the adoption of these regulations; Solutia should be no exception.

A detail site plan is required showing existing and proposed contours to USGS datum, proposed stormsewers, and stormwater discharges, and all improvements are to be shown, all of which should be to an acceptable scale. The flood plain ordinance requires that all areas below the 100 year flood plain be shown. Hydraulic calculations are to be provided to establish differential stormwater runoff.

If the site is in excess of two acres in size, a stormwater detention basin may be required, as well as stormwater storage for displaced storage below the 100 year flood plain.